

MELISSA MIGUT,
Plaintiff

11/27

V.

NEW JERSEY ADMINISTRATIVE OFFICE OF THE
COURTS,
Defendant

(L-934-14)

VERDICT SHEET

1. Has plaintiff proven by a preponderance of the evidence that defendant knew or should have known of her need for an accommodation in the event of a fire drill?

(Yes) (No) 6-0 (Vote)

If the answer to this question is "Yes", proceed to question 2. If the answer is "No" then you must stop your deliberations and return your verdict.

2. Has plaintiff proven by a preponderance of the evidence that there was an accommodation that would have allowed her to safely evacuate the building during a fire drill?

(Yes) (No) 6-0 (Vote)

If the answer to this question is "Yes", proceed to question 3. If the answer is "No" then you must stop your deliberations and return your verdict.

3. Has plaintiff proven by a preponderance of the evidence that defendant failed to accommodate her during the May 10, 2012 fire drill?

(Yes) (No) 6-0 (Vote)

If the answer to this question is "Yes", proceed to question 4. If the answer is "No" then you must stop your deliberations and return your verdict.

4. Has plaintiff proven by a preponderance of the evidence that defendant's failure to provide a reasonable accommodation proximately caused an aggravation of her Complex Regional Pain Syndrome ("CRPS")?

✓ (Yes) _____ (No) 6-0 (Vote)

If the answer to this question is "Yes", proceed to question 5. If the answer is "No" then you must stop your deliberations and return your verdict.

5. What is the amount of money, if any, that you believe will fairly and reasonably compensate plaintiff for her past emotional distress, for the time period from May 10, 2012 to the present date, proven to be caused by the consequences of defendant's failure to accommodate?

- Past Emotional Distress \$ 200,000 6-0 (Vote)

Proceed to question 6.

6. What is the amount of money, if any, that you believe will fairly and reasonably compensate plaintiff for the injury(s) proven to be caused by the consequences of defendant's failure to accommodate?

- Past and Future Disability, Impairment, Loss of Enjoyment of Life, Pain and Suffering

\$ 300,000 6-0 (Vote)

Proceed to question 7.

7. What is the amount of money, if any, that you believe will fairly and reasonably compensate plaintiff for her back pay, front pay, pension benefits and health care costs lost as a result of defendant's failure to accommodate?

- Back Pay \$ 469,421 6-0 (Vote)
- Front Pay \$ 700,000 6-0 (Vote)
- Lost Pension Benefits \$ 69,000 6-0 (Vote)
- Health Care Costs \$ 37,110 6-0 (Vote)

You shall cease your deliberations and return your verdict.